

Unique Reference Number - 20240110BS2358979002 Corporate Identification Number (CIN) L65190GJ1994PLC021012

Sanction Date : Jan 10, 2024 Letter Generation Date : Jan 10, 2024 MRS. RAKHI SINGH RAKHI SINGH, JUDGE AWAS, Judge Awas, Rajkiya Chikitsalaya (CHC), Naraina Road, na, Ba Banda, Uttar Pradesh, 210201, Phone: +91 8447492370 Email ID: niteshk.s23@gmail.com

Dear Sir / Madam,

Sub: Sanction Letter for ICICI Bank Facility vide Application no.77211606469 (Franchisee Code:BASIC ENTERPRISES PRIVATE LIMITED(284027))

Thank you for choosing ICICI Bank. We are pleased to inform you that with reference to the above application, we have in-principle sanctioned you a Facility, the details of which are given below.

Balance Transfer	Non BT
Type of Facility	Home Loan
Facility Amount Sanctioned	Rs.28,00,000
Term of Facility	180 months
Benchmark Rate of the Facility	Repo Rate "Repo Rate" or "Policy Repo Rate" means the rate of interest published by the Reserve Bank of India (RBI) on the RBI website from time to time as Repo Rate or Policy Repo Rate.
Applicable Interest Rate	The rate of interest - Floating for the Facility shall be sum of the RBIPRR + Spread per annum, plus applicable statutory levy, if any (Interest Rate). For the first disbursement under the Facility, the applicable RBIPRR shall be the rate prevailing one Business Day preceding the date of the disbursement and for subsequent drawls, the RBIPRR prevailing for the Facility shall be applicable. As on date the RBIPRR is 6.5% and Spread is 2.25% and applicable Interest Rate is 8.75 (RBIPRR + Spread)%.

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Reset Date and Reset Period *	the Repo Ra day of the thi Facility is first every 3 mont applicable sto	Every 3 months the Repo Rate component of the Interest Rate will be reset on the first day of the third subsequent month from the month in which the Facility is first disbursed (irrespective of the date of disbursement) and every 3 months thereafter, as a sum of Repo Rate + Spread, plus applicable statutory levy, if any. The applicable Repo Rate shall be the rate prevailing one Business Day preceding the reset date.				
Amount of each EMI (on Monthly rest)	Rs.27,985/- (Rs.27,985/- (Payable monthly)				
Description of Charges/Fees		Base	CGST	SGST	Total	
	A.F#	5000	450	450	5900	
	P.F # #	14000	1260	1260	16520	
	CIBIL	50	4.5	4.5	59	
	CERSAI	100	9	9	118	
	 charges/fees (#) The Administration property to an and the same Administration Facility # Additional mentioned Base other than Au #Information Applicable Toolindividuals (# #) The procollected by I for the Facility 	 # Additional ₹ 500/- + Applicable Taxes* will be charged on above mentioned Base Administrative charges if loan repayment mode is other than Auto Debit #Information Utility charges : If Company/LLP then ₹ 300/- + Applicable Taxes or ₹ 150/- + Applicable Taxes in case of other Non 				
Security	As may be sp discretion	As may be specified by ICICI Bank, from time to time at its sole discretion				

Fees on Part Prepayment**	0% on amount prepaid.
Fees on Full and Final Prepayment**	0 %
Applicable Processing Fee	Rs.16,697
You have chosen to avail an optional Insurance	Ν

* ICICI Bank reserves the right to modify the reset frequency and reset date from time to time in accordance with the extant RBI Guidelines. The Borrower further acknowledges that Interest Rate may change, upward or downwards, as the case may be, in line with change in the RBIPRR.

ICICI Bank may revise the Spread once every three (3) years from the date of the first disbursement, in accordance with the extant RBI Guidelines. Notwithstanding anything contained herein, the Bank reserves the right to reset the Spread at any time upon substantial change in the Borrower's credit assessment and/ or on account of deterioration in the credit risk profile. Any change in 'Spread' would be communicated by the Bank through either: (i) Letter (ii) E-Mail (iii) SMS (iv) Statements of Accounts (v) WhatsApp or any other suitable mode.

You shall be deemed to have noticed of changes in the RBIPRR when displayed on the notice board of the Branch or displayed on ICICI Bank's website (www.icicibank.com) and you will be liable to pay such revised rate of interest.

** All taxes, duties and levies, including but not limited to Goods and Services Tax, and any other tax/levy applicable as per law and as may be amended from time to time would be additionally charged.

From the date of first disbursement, you will be required to pay Pre-EMI interest (at the Interest Rate applicable to your Facility) till the time your Facility is fully disbursed, subsequent to which your EMI payments will begin.

The aforesaid sanction of the Facility will be subject to following conditions:

1. Sanction Letter is valid for a period of 6 months; however, the aforesaid ROI is valid for a period of 30 days from the date of Sanction letter subject to change in the Repo Rate.

2. Terms and conditions as mentioned below.

3. Execution of Facility and other documents between you and ICICI Bank as per ICICI Bank's policy and format.

4. Charges pertaining to stamp duty on loan and security documents, as applicable to respective states, shall be borne by the borrower.

5. The approval is valid subject to positive and satisfactory verification and authentication of all documents and information provided by you.

6. Validity of Sanction Letter and Facility amount advanced will depend on the term of the facility / type of property / Title of the property being Clear and Marketable/ Submission of sanction plans by you to the satisfaction of ICICI Bank/ valuation report on the property received by ICICI Bank.

7. As per Section 194-IA of the Income Tax Act, 1961, in case the consideration for transfer of an immovable property is more than 5.0 million, the purchaser / buyer of such property is required to deduct income tax at the rate of 1% of the consideration (20% if the seller does not have a PAN) or as applicable as per Income Tax Act, 1961, on behalf of the

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seller / vendor. Thus, you are required to comply by the said provision and undertake all the necessary steps in this regard.

8. Own contribution receipt along with bank Clearance and source of funds to be collected before disbursement.

9. As per section 139AA of the Income Tax Act 1961 in accordance with the guidelines issued by the Central Board of Direct Taxes, it is now mandatory for all customers to link their PAN with Aadhaar. Please note that the PAN of RAKHI SINGH is not linked with Aadhaar. Please link the same by visiting the e-filing website at bit.ly/2VmzGqw

- 10. Repayment of Loan to be taken from ICICI A/c No. 031801527377
- 11. TelePD to be done by ICICI Bank Employee on the 8447492370 as updated in LOP
- 12. Sanction is subject to Legal and Technical clearance of the Property
- 13. LTV to be capped at 90.0% of MV and 100.0% of COP
- 14. Subject to OSV (Original Seen & Verification) of KYC documents of RAKHI SINGH
- 15. Property to be owned by RAKHI SINGH

This letter shall be a part of the Transaction Documents and shall be read in conjunction with the Transaction Documents executed by you (i.e. the Borrower or any other person for availing the Facility from ICICI Bank.

The signing of this letter by the Borrower(s) constitutes acceptance and acknowledgement of the terms mentioned in this letter.

Your ICICI Bank Branch Sales Manager MANOJ SONI will assist you with all your requirements pertaining to the above Facility. You can reach him/ her on 8826601811

If required, you may also contact ICICI Bank Regional Head Sales VIKAS BHATNAGAR on 8285250375 or you may write to us at customer.care@icicibank.com from your registered e-mail ID or call our Customer Care. We will be happy to assist you.

Please sign and return the acceptance copy of this letter to him/her at the address mentioned below:

Thanking you, Yours sincerely Name: VISHAL JAIN Designation:Branch Credit Manager Contact Number: 8527898462 ICICI Bank Ltd,The Business Hub Plot No 2, Sector 14, Kaushambi, Ghaziabad,Ghaziabad,Uttar Pradesh ICICI Bank PAN: AAACI1195H ICICI Bank GSTN: BranchId: 2413 Branch Address: Municipal, No 348/25,Plot No 9216, Galbal Bazar,Goolar Naka, Ramganj, , BANDA, BANDA, UTTAR PRADESH-210001

Regd. office Address: ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara 390 007,India. Website: www.icicibank.com

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Customer Care No's: Retail-1860 120 7777/Wealth Management-1800 103 8181/Business Banking-1860 120 6699/IDirect-1860 123 1122

This is a system generated letter and does not require any physical signature.

I/We accept the above terms & conditions.

Customer Signature MRS. RAKHI SINGH To be signed by all applicant/co-applicant.

TERMS AND CONDITIONS ATTACHED TO SANCTION LETTER:

1. This letter should not be construed as giving rise to any binding obligation on the part of ICICI Bank to provide the financial assistance/s I facilities mentioned overleaf (the "Facilities"). unless you have submitted the duly completed application forms to ICICI Bank and have executed all other relevant facility documentation as required by ICICI Bank and, in a form and manner as may be required by ICICI Bank Limited ("ICICI Bank") in connection with the Facilities (hereinafter referred to as the "Transaction Documents").

2. The Transaction Documents may/ will contain terms and in addition to or in modification of those set out in this letter.

3. Notwithstanding anything stated elsewhere in this letter or otherwise, the Facilities mentioned overleaf will be available solely at ICICI Bank's discretion and subject to compliance of all formalities and documentation as may be specified / required by ICICI Bank. The continuance of the Facilities is subject to cancellation and / or repayment to ICICI Bank on demand without assigning any reason for the same.

4. ICICI Bank shall be entitled to revoke the sanction of the Facilities. inter alia, in any of the following circumstances: a) there is any material change in the purpose(s) for which the Facilities has been sanctioned ("the Purpose(s)"; b) in the sole judgement of ICICI Bank, any material fact has been concealed and / or become subsequently known; c) any statement made by or on your behalf in your application or otherwise, is incorrect, incomplete or misleading; d) the accepted copy of this letter duly signed by you is not received by ICICI Bank within the specified; e) there is a default under or a breach of the terms and conditions of this letter and other Transaction Documents, or any other facility offered by ICICI Bank to you / any of you; f) the legal / technical/valuation report on the property is not satisfactory to ICICI Bank;

5. This sanction shall be available to the Borrower/s for a validity period of six months provided the Borrower/s deposits with ICICI Bank the administrative charges and other charges / fees mentioned overleaf at the time of delivering the accepted copy of this letter to ICICI Bank.

6. Repayment of the Facilities could be through Installment / EMIs comprising of principal and interest / by way of Minimum Amount Due.

7. ICICI Bank is entitled to add to, delete or modify all or any of the terms and conditions for the Facilities and/or the Standard Terms applicable to the Facilities.

8. The Borrower/s shall immediately intimate ICICI Bank in the event of any change in the repayment capacity of the borrower/s. Without limitation, this shall include a loss/change in job / profession etc. as also any change in any information stated in your application for the Facilities.

9. The Interest Rate applicable to the Facilities shall be rate prevailing one Business Day preceding the date of the disbursement, for the first disbursement under the Facility and for subsequent drawls, the Repo Rate prevailing on the first disbursement date of the Facility.

10. EMI amount is intended to be kept constant irrespective of variation in Interest Rate; however, ICICI Bank is entitled to increase the EMI at its sole discretion. The tenor of the Facilities shall also change as per change in EMI's.

11. No disbursements / drawals under the Facilities shall be permitted until and unless the borrower/s has made its contribution towards the Purpose(s), executed the required agreements, documents and writings and performed such other acts and deeds and created such security as may be required by ICICI Bank.

12. ICICI Bank has sanctioned the Facilities on the basis of the calculation and the estimation of the costs to be incurred for fulfilling the Purpose(s). If the cost of fulfilling the Purpose(s) increases above or falls below the calculated amounts, ICICI Bank reserves the right to cancel the Facilities or reduce the amount sanctioned at the sole and exclusive discretion of ICICI Bank and the decision of ICICI Bank in that behalf shall be binding on the borrower/s.

13. For products other than Property Overdraft Facility, ICICI Bank may, in its sole discretion and on such terms as to pre-payment charges, etc., as it may prescribe, permit prepayment/acceleration in payment of EMIs / installment at the request of the borrower/s, subject to as ICICI Bank may specify, from time to time, the minimum amount of prepayment /amounts payable on account of acceleration of EMIs. In the event ICICI Bank permits any prepayment /acceleration, the repayment schedule for such facility shall be amended /altered by ICICI Bank for giving effect to such prepayment I acceleration repayment schedules shall be binding upon the borrower/s. In case if any amount is prepaid by the borrower/s, the same shall be adjusted first towards the incidental charges, additional interest, PEMII, EMI outstanding, EMI of current month and balance towards the principal amount of such facility. ICICI Bank, at its sole discretion, may permit swap of the post-dated cheques for re- scheduling of EMI only if such minimum amount, as may be decided by ICICI Bank from time to time is prepaid.

Additional Terms and Conditions applicable only for Non Resident (NRI) / Overseas Citizen of India (OCI):

1. Repayment of the Facilities and all charges leviable under the credit facility application form and other Transaction Documents shall be made by the borrower/s by remittances from abroad through normal banking channels or out of his / her NRE/FCNR/NRO account in India or through rental income derived from renting out the property in India and /or in such other manner as may be decided solely by ICICI Bank subject to the applicable laws, rules and regulations including FEMA.

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2. The property purchased out of the proceeds of the Facilities will be used by the non - resident for his/her own occupation on his/her return to India and not for any other purpose.

3. In the event of the property is given on lease / leave and license / tenancy basis (if so agreed upon by ICICI Bank) by the borrower/s during his / her stay abroad, the borrower undertakes to utilize the entire rentals for repayment of the Facilities, even if the entire rentals are more than the prescribed EMI. In such an event where the rentals are appropriated towards repayment of the Facilities, ICICI Bank may in its sole discretion permit swap of the post- dated cheques for re-schedulement of the EMI.

4. Payment of Margin Money must be made by debit to NRO account of the borrower/s as well as through direct remittance from abroad through normal banking channels or out in India and /or in such other manner as may be decided solely by ICICI Bank subject to the applicable laws, rules and regulations including FEMA and regulations made thereunder.